Case 8:23-cv-02378-FWS-DFM Document 32

CASE NO: Case No.: 8:23-cv-02378-FWS-DFM JOINT STIPULATION FOR DISMISSAL WITH PREJUDICE

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3	Plaintiff Rigoberto Guijosa Anaya ("Plaintiff") and Defendant Altium Packaging,		
4		LP ("Defendant") (collectively the "Parties"), acting through counsel, hereby stipulate	
5	that the above-captioned action should be dismissed in its entirety with prejudice		
6	pursuant to Federal Code of Civil Procedure 41(a)(1)(A)(ii), as follows:		
7	WHEREAS, the Parties have resolved Plaintiff's claims; and		
8	WHEREAS, Plaintiff desires to dismiss the action in its entirety and all claims		
9	against Defendants with prejudice.		
10	THEREFORE, IT IS HEREBY STIPULATED by and between the Parties, through		
11	their respective counsel of record that this action shall be and hereby is dismissed with		
12	prejudice pursuant to Federal Code of Civil Procedure 41(a), with each party to bear his/its		
13	own attorneys' fees and costs.		
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18	Ramin R. Youness Heather N. Phillips Fumio Robert Nak	1 5 , .	
19	19 Fumio Robert Nak Attorneys for Plain RIGOBERTO GU	ahiro itiff,	
20	RIGOBERTO GU.	IJOSA ANAYA	
21	21		
22	Dated: December 20, 2024 OGLETREE, DEA	VINC MACH	
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24	24 Dan /r/Kala D. Dan al	C 4	
25	By: <u>/s/ Kyle R. Broady</u> Mark G. Kisicki	100T	
26	Kyle R. Broadfoot	, admitted pro hac vice	
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Certification of Compliance with C.D. Cal. L.R. 5-4.3.4(a)(2)

I hereby certify that pursuant to C.D. Cal. L.R. 5-4.3.4(a)(2), I have obtained the authorization from each of the above signatories to file the above-referenced document, and that the above signatories concur in and authorize the filing's content. I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: December 20, 2024 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

By: /s/ Kyle R. Broadfoot Mark G. Kisicki

Kyle R. Broadfoot, *admitted pro hac vice* Attorneys for Defendant, ALTIUM PACKAGING LP